UNITED STATES DISTRICT COURT Eastern District of Michigan

UNITED STATES OF AMERICA

Michael	Anthony	To	x//	eu
	Defendant J		•	

ADDED OF DETENTION DENDING TOTAL

Mi	chael Arthony Talley Case Number: 13-20156-12
7	Defendant Case Number: 1 3 - 8013 6 - 1 3
	accordance with the Bail Reform Act, 18 U.S.C. § 3142(f), a detention hearing has been held. I conclude that the following facts require the on of the defendant pending trial in this case.
	Part I—Findings of Fact
	The defendant is charged with an offense described in 18 U.S.C. § 3142(f)(1) and has been convicted of a
	or local offense that would have been a federal offense if a circumstance giving rise to federal jurisdiction had existed - that is a crime of violence as defined in 18 U.S.C. § 3156(a)(4).
	a crime of violence as defined in 18 U.S.C. § 3156(a)(4). an offense for which the maximum sentence is life imprisonment or death. SEP 1 0 2015
	an offense for which a maximum term of imprisonment of ten years or more is prescribed in
	a felony that was committed after the defendant had been convicted of two or more prior federal offenses described in the legislation of the second of two or more prior federal offenses described in the legislation of two or more prior federal offenses described in the legislation of two or more prior federal offenses described in the legislation of two or more prior federal offenses described in the legislation of two or more prior federal offenses described in the legislation of two or more prior federal offenses described in the legislation of two or more prior federal offenses described in the legislation of two or more prior federal offenses described in the legislation of two or more prior federal offenses described in the legislation of two or more prior federal offenses described in the legislation of two or more prior federal offenses described in the legislation of
	§ 3142(f)(1)(A)-(C), or comparable state or local offenses.
	The offense described in finding (1) was committed while the defendant was on release pending trial for a federal, state or local offense. A period of not more than five years has elapsed since the date of conviction release of the defendant from imprisonment
∐ (3	for the offense described in finding (1).
(4	Findings Nos. (1), (2) and (3) establish a rebuttable presumption that no condition or combination of conditions will reasonably assure the
	safety of (an) other person(s) and the community. I further find that the defendant has not rebutted this presumption.
n c/ /1	Alternative Findings (A) There is probable cause to believe that the defendant has committed an offense
X (1	for which a maximum term of imprisonment of ten years or more is prescribed in
	under 18 U.S.C. § 924(c).
☐ (2	The defendant has not rebutted the presumption established by finding 1 that no condition or combination of conditions will reasonably assure the appearance of the defendant as required and the safety of the community.
	Alternative Findings (B)
13 (1	There is a serious risk that the defendant will not appear.
<u> </u>	There is a serious risk that the defendant will endanger the safety of another person or the community.
	Part II—Written Statement of Reasons for Detention
Ιf	nd that the credible testimony and information submitted at the hearing establishes by \Box clear and convincing evidence \Box a prepon-
	of the evidence, that
	Defendant from ed to appen for bough rewocaling
	Jeaning and appears to have Wiolatel wordstones of home
	Doublitt Divestions Describes Detention
Th	Part III—Directions Regarding Detention e defendant is committed to the custody of the Attorney General or his designated representative for confinement in a corrections facility separate,
to the	extent practicable, from persons awaiting or serving sentences or being held in custody pending appeal. The defendant shall be afforded a
	while opportunity for private consultation with defense counsel. On order of a court of the United States or on request of an attorney for the iment, the person in charge of the corrections facility shall be liver the defendant to the United States marshal for the purpose of an appearance
	ection with a court proceeding.
_ 5	est. 10 2015 Jun Cum ofutia
	Date Signature of Judge GEORGE CARAM STEE
	() US DISTRICT HUNGE
	Name and Title of Judges Son Significant

^{*}Insert as applicable: (a) Controlled Substances Act (21 U.S.C. § 801 et seq.); (b) Controlled Substances Import and Export Act (21 U.S.C. § 951 et seq.); or (c) Section 1 of Act of Sept. 15, 1980 (21 U.S.C. § 955a).

angunio de entre la compania de la c	
Eastern when Michigan	
And the second of the control of the control of the second	
ichael Malley (movemen 13-20156-13-	<i>M</i> :
t was government of the second	1.
and the state of t	1.
and to Applicable of Applicable of the first	.
and the control of the second of the first the first of the perfect of the perfect of the perfect of the perfect of the second o	i
the constitution of the first section of the first	
The specific of the Control of the Control of the Section of the S	
では、「Andrew Markers Andrew An	
tion of the state of the state of measure we state of the extension of the little of the state o	
togy the development of the	•
െട്ടു നാന്ന 1995 - പ്രത്യാന പ്രത്യാന വര്യ വാര്യ അവരെ അവർ നട്ടുവിക്ക് പ്രത്യാൻ എന്ന് പ്രത്യാന് വര്യ ആരു വര്യ ഉട 1 ക്രാസ് സ്ഥാന് സ്വാര്യ വര്യ ക്രാസ് ക്രാസ് നട്ടി നട്ടി പ്രത്യിക്ക് വര്യ വര്യ വര്യ നട്ടിക്കുന്ന് വര്യ പ്രത്യാനം	
g ny kepindida arah pangulah na pangulah n	
andite et la actionation de la competitation de la competitation de la competitation de la competitation de la المن الله المن المنظمية المنظم	: •
សលាសស្នាក់ទៅសាសស្រាប់ មានស្រីសាសសុណាអូមេរបស់ បន្ទះសាលាស់សាស់ក្នុងសេសស្គែលស្រីប្រែក្រុង ប្រែក្រុងប្រជាជា ១១ ក្រុសសាលាស់ នៅ សេសសុណាស្រី សេសសុណាស្រី សេសសុណាស្រី សេសសុណាស្រី សេសសុណាស្រី សេសសុណាស្រី សេសសុណាស្រី	
(a) an out of the contraction	
ating product them materials to the first section of the section o	
and the second of the second o	
en e	
the control of the co	
to be described from the superior of the super	
AND THE CONTROL OF THE STATE OF	
ne de mi na prokodicio oporana i profile de distribución de la comencia del la comencia de la comencia del la comencia de la comencia del la comencia de la comencia del la comen	
and the state of t	
and the contract of the contra	
en e	
the state of the s	
a de la composiçõe de la composiçõe de composiçõe de la c	•
r of such the superior and the self-self-self-self-self-self-self-self-	•
o verification of the control of the state o	
് ന്നായത്ത് പ്രധാനം പ്രതിന്നാണ്. അത്രന്നു പ്രധാനത്ത് ക്ഷ് ഇത്ത് നായ്യ്യാകയുടുന്നു വരുന്നു. അത്രം വരുന്നു അത്രം വ	
ruttet i kara suud en ja varvotui een tiis saara uut e sta aki uen kassituun, muutuuri maassi ligiset ja keen j Tuus	. · · ·
garenang - Lagene, alem elimeng den seste olde och belår follmeltig lader på med form med far og plede er det i Som skyllende ag angan eldiga och	
The of the	,
THE THE STATE OF T	• ,
U.S. DISTRICT JUDGE	

there it in the respect of the commentation of the respect of the restricted of the majoration of the comment ചുറ്റു (ഉപിലേഷ് നോട്ടും നട്ടും) മ